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١				
١	Attorneys for Defendants			

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

MARLONESHA BECKER, on behalf of herself and all others similarly situated,

Plaintiff.

v.

KAMY KESHMIRI, an individual; JAMY KESHMIRI, an individual; FANTASY GIRLS, LLC. A Nevada limited Liability corporation, DOE MANAGERS 1-3; and DOES 4-100, inclusive,

Defendants.

Case No.: 3:19-cv-00602-LRH-WGC

DEFENDANTS' SUPPLEMENTAL REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO STRIKE BROOKLYN **DEVENPORT**

ARGUMENT I.

Defendants' filed their Reply to Plaintiff's Opposition To Motion to Strike Discipulo and Devenport on March 12, 2020. See ECF No. 37. After Defendants made a renewed search for documents related to Ms. Brooklyn Devenport under the correct spelling of Ms. Devenport's name, Defendants located and now submit the signed Arbitration Agreement of Brooklyn Devenport as a supplement to Defendants' Reply. Attached hereto as Exhibit A is a true and

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	1	and/or Compel Individual Arbitration specific to Plaintiff Becker (ECF Nos. 12, 21, 22), Flynn		
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	3			
	4			
	5	DATED: March 12, 2020.	spectfully Submitted,	
	6		HERMAN BUCK LLP	
	7		<i>Mark R. Thierman</i> rk R. Thierman	
	8		hua D. Buck ah L. Jones	
E	9		orneys for Defendants	
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	25	1 Ms. Devenport's Agreement to Arbitrate was also wi	tnessed by Sandra McCelland (FCF No	
		11 1415. Developer a rigidement to mornate was also wi	disposa by ballara micellana (Let 110.	

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Respectfully Submitted, THIERMAN BUCK LLP

te was also witnessed by Sandra McCelland (ECF No. 35-1. A complete copy of the agreement provided to Ms. Devenport is attached thereto, albeit with incorrect page numbering.

² A search of both the "buy in" sheets as well as the house mom's records confirms that Ms. Devenport never preformed at the this location within three years from the filing of her consent to suit in this case.